

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

<b>EZRA SMITH,</b>	)	
	)	
<b>Plaintiff,</b>	)	<b>CIVIL ACTION FILE NO.</b>
	)	<b>1:24-cv-05158-TWT</b>
<b>v.</b>	)	
	)	
<b>DEPUTY MONIQUE TRACEY,</b>	)	
<b>DEPUTY RAUL GOMEZ, DEPUTY</b>	)	
<b>SHENEQUA JACKSON, and ERICA</b>	)	
<b>SANCHEZ,</b>	)	
	)	
<b>Defendants.</b>	)	

**DEFENDANT ERICA SANCHEZ’S  
MOTION TO DISMISS COMPLAINT**

Defendant Erica Sanchez files her Motion to Dismiss Complaint pursuant to Fed. R. Civ. P. 12(b)(6). In support of this Motion, Defendant Sanchez submits the following:

1. As to Count II, which is the only claim involving Defendant Sanchez, Plaintiff has failed to allege a cognizable claim upon which relief can be granted.
2. Plaintiff has filed an impermissible shotgun pleading that violates Fed. R. Civ. P. 8(a)(2) and 10(b) and makes the entire Complaint subject to dismissal under Fed. R. Civ. P. 12(b)(6).
3. Defendant Sanchez relies on her Brief in Support of Motion to Dismiss.

Respectfully submitted this 19th day of February, 2025.

/s/Antonio E. Veal

Michael G. Frankson  
Georgia Bar No.: 173835  
Antonio E. Veal  
Georgia Bar No.: 460007  
Lindsey Adams  
Georgia Bar No.: 288816

*Counsel for Defendant Erica Sanchez*

HUFF, POWELL & BAILEY, LLC  
999 Peachtree Street, Suite 950  
Atlanta, Georgia 30309  
Telephone: (404) 892-4022  
Fax: (404) 892-4033  
Email: [mfrankson@huffpowellbailey.com](mailto:mfrankson@huffpowellbailey.com)  
Email: [aveal@huffpowellbailey.com](mailto:aveal@huffpowellbailey.com)  
Email: [ladams@huffpowellbailey.com](mailto:ladams@huffpowellbailey.com)

**CERTIFICATE OF SERVICE**

The undersigned counsel certifies that the foregoing DEFENDANT ERICA SANCHEZ'S MOTION TO DISMISS COMPLAINT was electronically filed using the CM/ECF system which will automatically send e-mail notification of such filing to all attorneys of record.

James M. Slater  
Slater Legal PLLC  
2296 Henderson Mill Road, NE, Number 116  
Atlanta, Georgia 30345  
james@slater.legal

Respectfully submitted this 19th day of February, 2025.

/s/Antonio E. Veal

Michael G. Frankson  
Georgia Bar No.: 173835  
Antonio E. Veal  
Georgia Bar No.: 460007  
Lindsey Adams  
Georgia Bar No.: 288816

*Counsel for Defendant Erica Sanchez*

HUFF, POWELL & BAILEY, LLC  
999 Peachtree Street, Suite 950  
Atlanta, Georgia 30309  
Telephone: (404) 892-4022  
Fax: (404) 892-4033  
Email: [mfrankson@huffpowellbailey.com](mailto:mfrankson@huffpowellbailey.com)  
Email: [aveal@huffpowellbailey.com](mailto:aveal@huffpowellbailey.com)  
Email: [ladams@huffpowellbailey.com](mailto:ladams@huffpowellbailey.com)